

1 Richard J. Crane, No. C-44519
2 Salinas Valley State Prison, P.O. 1050
3 Fac. 'A' Bldg.#3, cell #124
4 Soledad,
5 CA 93960-1050

FILED

7 8 MAR 12 P 58

6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
RICHARD E. WICKERS
CLERK
U.S. DISTRICT COURT
NO. 93-04620-JF
NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

12 RICHARD JOSEPH CRANE,) No. C-07-04620-JF
13 Plaintiff,) AFFIDAVIT OF SEMANU MILO
14 vs.) IN SUPPORT OF TEMPORARY
15 D. AMBRIZ, et al.,) RESTRAINING ORDER AND/
16 Defendants.) PRELIMINARY INJUNCTION
17

I, Semanu Milo, hereby affirm:

1. I am a California State Prisoner incarcerated at
Salinas Valley State Prison, CDCR No. P-78110, under the
custody of M.S. Evans, Warden.

2. On March 12, 2008, at 10:30 a.m. I was going to
my prison yard crew job. While I left the building I heard
Richard Crane state: "Did you hear me threaten him?" Dotson
looked. Richard Crane repeated: "Did you guys hear me threaten him?"
C.O. Ambriz was in the tower, and I heard Ambriz state: "Throw
him in Ad Seg, ruin his case." I will submit to polygraph.

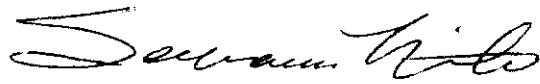
1 3. On March 12, 2008, at 10:30 a.m. I was outside after
2 leaving for work, when I heard C.O. Ambriz state: "Throw him in
3 Ad Seg, ruin his case." I heard this statement from C.O. Ambriz
4 from the tower window to the yard, while Crane and Dotson were
5 inside the building. Right after the statement from Richard
6 Crane: "Did you hear me threaten him?" About three times loud.

7 4. On March 12, 2008, Richard Crane was requesting to go
8 to the yard to speak with witnesses, one of whom is Gerry
9 Williams, but these prison guards have been harassing him at
10 every chance.

11 5. On February 25, 2008, Monday, I observed C.O. Seward
12 take Richard Crane's towel off of the shower door and throw it
13 off the top tier on the ground. I had placed the towel there
14 myself, and looked and observed towels on all of the shower
15 doors. This was clear harassment of Richard Crane for suing the
16 prison guards. I picked the towel off of the ground and put it
17 back on the shower door. Richard Crane was at the cell window
18 observing me.

19 I, Semanu Milo, affirm under the penalty of perjury that
20 the foregoing is true and correct.

21 Dated: March 12, 2008.



22 Semanu Milo, #P-78110

23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

RICHARD JOSEPH CRANE,

Plaintiff,

No. C-07-04620-JF

vs.

PROOF OF SERVICE

D. AMBRIZ, et al.,

Defendants.

I hereby certify that on March 12, 2008, I served a copy of the attached:

AFFIDAVIT OF SEMANU MILO IN SUPPORT OF PRELIMINARY INJUNCTION
by placing a copy in a postage paid envelope addressed to the
hereinafter listed, by depositing said envelope in the United States
Mail at Salinas Valley State Prison:

KENNETH T. ROOST, Deputy Attorney General
455 Golden Gate Avenue, Suite 11000
San Francisco, CA 94102-7004

I declare under the penalty of perjury that the foregoing is true and correct.

Dated: March 12, 2008



Semanu Milo

LEGAL MAIL ONLY
Semans Milo, #P-78110,
Salinas Valley State Prison,
Fac. 'A' Blg. #3, Cell# 124
P.O. Box 1050,
Soledad, CA 93960-1050

LEGAL
MAIL

CLERK OF THE COURT U.S. N
DISTRICT OF CALIFORNIA
280 South First St., #2112
San Jose, CA 95113-3095